

# EXHIBIT A

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

MONICA PRESTIA,

Plaintiff,

## COMPLAINT

Civ. Case No.

V.

## JURY TRIAL DEMANDED

BLOOMBERG L.P.,

Defendant.

## COMPLAINT

Plaintiff, Monica Prestia ("plaintiff"), by her attorneys, The Roth Law Firm, PLLC, states for her complaint against defendant as follows:

PARTIES

1. Plaintiff was an employee of defendant, Bloomberg L.P. ("Bloomberg"), serving in the position of Account Executive. She resides at 3067 Lonni Lane, Merrick, New York. Plaintiff is a married woman with one child.
2. Plaintiff took maternity leave from Bloomberg starting in September of 2005. In the 12 months prior to that, plaintiff worked at least 1,250 hours at Bloomberg.
3. Defendant, Bloomberg, is, upon information and belief, a corporation organized and existing under the laws of the State of Delaware with its principal place of business located at 731 Lexington Avenue, New York, New York 10022. Since January 1, 2004, Bloomberg has employed at least 50 persons in Manhattan. Bloomberg is a corporate defendant as that term is used in the New York State Human Rights Law, the

New York Administrative Code, the Federal and Family Medical Leave Act, and Title VII of the Federal Civil Rights Act of 1964, as amended.

#### JURISDICTION

4. This Court has federal question and supplemental jurisdiction pursuant to 28 U.S.C. §§ 1331 and 1367. This Court has subject matter jurisdiction pursuant to Title VII to redress and enjoin employment practices of Bloomberg.

#### VENUE

5. Venue is proper in this District under 28 U.S.C. §§ 1391(b) and (c), in that a substantial part of the events giving rise to plaintiff's claims occurred in New York, and Bloomberg resides in New York. Venue is also proper under 42 U.S.C. § 2000e-5(f)(3) in that (i) the unlawful employment practices giving rise to plaintiff's claims were committed in New York, (ii) the employment records relevant to such practices are, on information and belief, maintained and administered in New York, and (iii) the plaintiff would have worked in New York but for the unlawful employment practices alleged.

#### BACKGROUND

6. Plaintiff's devotion to her career in advertising dates back to 1989. She has flourished at several high profile companies, including the New York Post and WXRK 92.3 K-Rock.

7. In December 1997, plaintiff began working as an Account Executive for Bloomberg.

8. From the outset, plaintiff performed her job in a highly competent and professional manner. She became the first employee ever to sell a Bloomberg Radio advertising package for \$1 million. Less than 2 years after she started, plaintiff was

promoted to become the Bloomberg Television Latin American Sales Manager, a position which required plaintiff to represent Bloomberg in Miami, Europe, and South America. In 2002, Plaintiff received the Shooting Star Award at Bloomberg's Annual Sales Awards Event. Soon after, plaintiff was offered a second promotion to Bloomberg's Wealth Manager Magazine. In 2004, plaintiff was honored, yet again, with Bloomberg's Versatility Award. Further, up until in or about August 2005, plaintiff's superiors, including, but not limited to, David Wachtel, Frank Vulpi, Bill Dimodugno, and Mariann Deluca, gave her praise, good reviews, annual raises between 5 and 10 percent of her salary, and certificates, which plaintiff understood was an additional form of compensation.

9. In or about February 2005, plaintiff, at age 38, became pregnant with her first child.

10. In or about February 2005, plaintiff's immediate supervisor, Frank Vulpi ("Vulpi") began reporting to Carole Kaschak ("Kaschak"). Upon information and belief, Kaschak is unable to become pregnant.

11. Plaintiff enjoyed a problem free pregnancy for the first 2 trimesters, and her superlative work at Bloomberg continued.

12. In or about August 2005, plaintiff began to experience health complications related to her pregnancy. Plaintiff's physician urged plaintiff to reduce her hours at work and forwarded a medical request to Bloomberg to that effect. As a result, Bloomberg's Human Resources department allowed plaintiff to change her daily schedule from 8 a.m. – 6 p.m. to 9 a.m. – 5 p.m.

PREGNANCY DISCRIMINATION

13. In or about August 2005, plaintiff's pregnancy was physically apparent. At that time, Kaschak began exhibiting extreme hostility toward plaintiff. Vulpi told plaintiff that Kaschak repeatedly ordered him to call plaintiff and question her about arriving to work at 9 a.m., even though plaintiff's revised schedule had been approved. Kaschak, herself, appeared to avoid plaintiff unless Kaschak wanted to criticize her. Whenever Kaschak approached plaintiff around that time period, Kaschak would subject plaintiff to ridicule, scorn, and anger for no apparent reason. One time, Kaschak shouted at plaintiff for being unfamiliar with a new system for documenting the particulars of sales calls, even though Kaschak knew that plaintiff had been trained with the old system, and that the new system was foreign to plaintiff. Nevertheless, Kaschak screamed at her. In contrast to Kaschak's treatment of plaintiff, Kaschak did not exhibit hostility toward similarly situated non-pregnant employees of Bloomberg. Likewise, Kaschak did not exhibit hostility toward plaintiff before her pregnancy was physically apparent.

14. Kaschak's repeated harsh treatment caused plaintiff severe stress and anxiety. Out of profound concern for the health of herself and her unborn child, plaintiff commenced her maternity leave earlier than she had planned. She began her maternity leave on or about September 1, 2005.

15. Despite the fact that she was on maternity leave, plaintiff, being a conscientious employee, worked from home, spending large quantities of time daily on the phone with clients and logging onto the Bloomberg computer network to accomplish her tasks.

### HOSTILE WORK ENVIRONMENT

16. Plaintiff returned to Bloomberg on or about February 21, 2006.

Immediately upon her return, Kaschak's hostility towards plaintiff escalated. Although plaintiff warmly greeted Kaschak and told her how glad she was to be back at work, Kaschak, rather awkwardly, refused to respond, look at plaintiff, or even acknowledge plaintiff's presence. Kaschak exhibited severe outward antagonism toward plaintiff. During plaintiff's first several weeks back, Kaschak, therefore, had little communication with plaintiff except Kaschak continued to ridicule plaintiff. In contrast to Kaschak's treatment of plaintiff, Kaschak did not exhibit hostility toward similarly situated employees who did not have newborn babies.

17. On or about March 13, 2006, Kaschak demanded plaintiff meet her in a conference room to discuss plaintiff's performance "right now!" Kaschak did not coordinate this meeting with Vulpi. When Kaschak met with similarly situated employees who did not have newborn babies to discuss employees' performance, Kaschak coordinated the meetings with the immediate supervisors of employees. In fact, only about one week prior to plaintiff's meeting, Kaschak met with a male employee, Orazio Siclari, to discuss performance, and Kaschak invited Vulpi, who was Mr. Siclari's immediate supervisor, to attend. Vulpi told plaintiff, however, that Kaschak specifically forbid him from attending plaintiff's meeting because Kaschak did not want Vulpi to defend plaintiff. At plaintiff's own meeting, Kaschak subjected her to an exhaustive inquisition. Going one client at a time, Kaschak scrutinized every decision plaintiff made and every action plaintiff took since returning from maternity leave. Further, Kaschak chastised plaintiff for not finishing enough work before she went on maternity leave and

made her feel guilty about taking maternity leave. The meeting concluded with the understanding that plaintiff would provide additional information about several sales calls that had taken place. Plaintiff was shaking when she exited the conference room.

18. The next morning, on or about March 14, 2006, Kaschak ordered plaintiff through an instant message to meet her at the Bloomberg Human Resources department at 11 a.m. There, Kaschak and plaintiff met with Pria Varindani. At that time, Kaschak complained that plaintiff did not provide enough information about several sales calls, even though she had given the assignment to plaintiff only the previous afternoon, and plaintiff was close to completing the assignment. In response, plaintiff told Ms. Varindani details about how Kaschak had been singling her out and abusing her because of her pregnancy and newborn baby. Ms. Varindani pledged to investigate Kaschak's behavior. However, plaintiff never heard anything more about the promised investigation.

19. Thereafter, on or about March 16, 2007, plaintiff had an attorney send correspondence to Bloomberg, requesting that plaintiff no longer report to Kaschak and requesting that Kaschak receive antidiscrimination training.

#### RETALIATION

20. On or about March 29, 2006, plaintiff had her annual evaluation with Kaschak and Vulpi. Needless to say, it was the worst of plaintiff's career. The evaluation did not account for the portion of the year that plaintiff worked prior to taking maternity leave. At the end of the evaluation, Kaschak and Vulpi did not give plaintiff her salary and financials for the upcoming year. When an evaluation took place of similarly situated employees who did not have newborn babies, the employees were evaluated for

the entire past year and received their salaries and financials for the upcoming year.

Likewise, during plaintiff's annual evaluations before she had her baby, she was evaluated for the entire past year and received her salary and financials for the upcoming year.

21. For over a month, plaintiff remained unaware of her salary and financials for the upcoming year. On or about May 2, 2006, at a meeting with Kaschak and Vulpi, plaintiff was informed that her salary would not increase in the upcoming year as it had in prior years, and that, although it was unprecedented, her certificates, which plaintiff understood was an additional form of compensation, would decrease from 15 to 10.

22. After the meeting on or about May 2, 2006, treatment of plaintiff worsened. It was customary for Kaschak to ring a bell and send a mass email around the office whenever an employee sold an advertising package. Kaschak, however, did not ring the bell or send an email when plaintiff sold an advertising package. Kaschak's inactions made plaintiff appear unproductive, while similarly situated employees without newborn babies were rewarded and appeared productive. Kaschak even ordered that plaintiff's workspace be physically moved to an area of the office that was isolated. In the new area, plaintiff faced away from the other employees, ostracizing her from her colleagues. Furthermore, Kaschak excluded plaintiff from meeting new employees and participating in office activities, while similarly situated employees who did not have newborn babies were introduced to new employees and included in office activities.

23. Upon information and belief, Kaschak spread rumors about plaintiff to another supervisor, Trevor Fellows, with whom Kaschak had a friendly relationship. As a result, on one occasion, Mr. Fellows asked plaintiff, "What is this, your third baby?"



Because of negative statements made by Kaschak, plaintiff was forced to fight the stereotyped perception that she wished to simply have her baby and be a full-time mother.

24. Because of the ongoing mistreatment that plaintiff endured at Bloomberg, plaintiff sought psychiatric help on or about May 8, 2006. Plaintiff's doctor diagnosed her with major depression. As a result of this major depression, plaintiff had to take disability leave on or about June 15, 2006.

25. Bloomberg terminated plaintiff on December 31, 2006, according to correspondence from Bloomberg's health care plan, a copy of which is attached hereto as Exhibit "A."

26. Upon information and belief, on or about the day that plaintiff was terminated, Kaschak was demoted from her position.

#### PROCEDURAL HISTORY

27. Plaintiff filed a timely charge of discrimination with the Equal Employment Opportunity Commission ("EEOC") and brings this action within 90 days of the receipt of a Notice of Right to Sue, issued by the EEOC on April 24, 2007, a copy of which is attached hereto as Exhibit "B."

#### FIRST CLAIM FOR RELIEF

**VIOLATIONS OF TITLE VII OF THE CIVIL RIGHTS ACT OF 1964, 42 U.S.C.  
§2000e-5(f), *et seq.*, AS AMENDED**

#### **GENDER DISCRIMINATION**

28. Plaintiff repeats and re-alleges each and every allegation contained in paragraphs 1 through 27 above as if fully set forth herein.

29. Bloomberg has discriminated against plaintiff by treating her differently from and less preferably than similarly situated male employees and by subjecting her to a discriminatory denial of a pay raise, a discriminatory performance evaluation, discriminatory subjection to discipline procedures, disparate pay, disparate terms and conditions of employment, harassment, hostile work environment, and other forms of discrimination in violation of Title VII.

30. Bloomberg's policies, practices, and procedures have produced a disparate impact against plaintiff with respect to her terms and conditions of employment.

31. Bloomberg's conduct has been intentional, deliberate, willful, malicious, reckless, and conducted in callous disregard of the rights of plaintiff, entitling plaintiff to an award of punitive damages.

32. Despite reasonable efforts, plaintiff has been unable to find comparable employment. As a direct and proximate result of Bloomberg's aforementioned conduct, plaintiff has suffered and continues to suffer substantial economic losses, including the loss of past and future earnings, bonuses, deferred compensation, and other employment benefits.

33. As a further direct and proximate result of Bloomberg's aforementioned conduct, plaintiff has suffered and continues to suffer impairment and damage to her good name and reputation, severe and lasting embarrassment, emotional pain, inconvenience, anguish, and other incidental and consequential damages and expenses.

34. By reason of the persistent discrimination plaintiff suffered at Bloomberg, plaintiff is entitled to application of the continuing violation doctrine to all of the violations alleged herein.

35. By reason of the discrimination plaintiff suffered at Bloomberg, plaintiff is entitled to all legal and equitable remedies available under Title VII.

**SECOND CLAIM FOR RELIEF**

**VIOLATIONS OF TITLE VII, 42 U.S.C. §2000e(k) *et seq.***

**PREGNANCY DISCRIMINATION**

36. Plaintiff repeats and re-alleges each and every allegation contained in paragraphs 1 through 35 above as if fully set forth herein.

37. Bloomberg has discriminated against plaintiff because of or on the basis of pregnancy, childbirth, or related medical conditions.

38. Bloomberg has discriminated against plaintiff by treating her differently from and less preferably than similarly situated employees, who were not so affected, and by subjecting her to a discriminatory denial of a pay raise, a discriminatory performance evaluation, discriminatory subjection to discipline procedures, disparate pay, disparate terms and conditions of employment, harassment, hostile work environment, and other forms of discrimination in violation of Title VII.

39. Bloomberg's policies, practices, and procedures have produced a disparate impact against plaintiff with respect to her terms and conditions of employment.

40. Bloomberg's conduct has been intentional, deliberate, willful, malicious, reckless, and conducted in callous disregard of the rights of plaintiff, entitling plaintiff to an award of punitive damages.

41. Despite reasonable efforts, plaintiff has been unable to find comparable employment. As a direct and proximate result of Bloomberg's aforementioned conduct, plaintiff has suffered and continues to suffer substantial economic losses, including the

loss of past and future earnings, bonuses, deferred compensation, and other employment benefits.

42. As a further direct and proximate result of Bloomberg's aforementioned conduct, plaintiff has suffered and continues to suffer impairment and damage to her good name and reputation, severe and lasting embarrassment, emotional pain, inconvenience, anguish, and other incidental and consequential damages and expenses.

43. By reason of the persistent discrimination plaintiff suffered at Bloomberg, plaintiff is entitled to application of the continuing violation doctrine to all of the violations alleged herein.

44. By reason of the discrimination plaintiff suffered at Bloomberg, plaintiff is entitled to all legal and equitable remedies available under Title VII.

### **THIRD CLAIM FOR RELIEF**

#### **VIOLATIONS OF TITLE VII, 42 U.S.C. §2000e(k)**

##### **RETALIATION**

45. Plaintiff repeats and re-alleges each and every allegation contained in paragraphs 1 through 44 above as if fully set forth herein.

46. Bloomberg retaliated against plaintiff because she insisted on working in an environment free of gender discrimination and pregnancy discrimination and also because she complained about said discrimination.

47. Bloomberg retaliated against plaintiff by subjecting her to adverse employment actions, including, but not limited to, subjecting her to a discriminatory denial of a pay raise, a discriminatory performance evaluation, discriminatory subjection to discipline procedures, disparate pay, disparate terms and conditions of employment,

harassment, hostile work environment, and other forms of discrimination in violation of Title VII.

48. Bloomberg's conduct has been intentional, deliberate, willful, malicious, reckless, and conducted in callous disregard of the rights of plaintiff, entitling plaintiff to an award of punitive damages.

49. Despite reasonable efforts, plaintiff has been unable to find comparable employment. As a direct and proximate result of Bloomberg's aforementioned conduct, plaintiff has suffered and continues to suffer substantial economic losses, including the loss of past and future earnings, bonuses, deferred compensation, and other employment benefits.

50. As a further direct and proximate result of Bloomberg's aforementioned conduct, plaintiff has suffered and continues to suffer impairment and damage to her good name and reputation, severe and lasting embarrassment, emotional pain, inconvenience, anguish, and other incidental and consequential damages and expenses.

51. By reason of the retaliation plaintiff suffered at Bloomberg, plaintiff is entitled to all legal and equitable remedies available under Title VII.

#### FOURTH CLAIM FOR RELIEF

#### **VIOLATIONS OF N.Y. EXEC. LAW §29**

#### **GENDER DISCRIMINATION**

52. Plaintiff repeats and re-alleges each and every allegation contained in paragraphs 1 through 51 above as if fully set forth herein.

53. Because of her gender, Bloomberg discriminated against plaintiff in compensation and in the terms, conditions or privileges of her employment, in violation of New York Executive Law § 296.

54. Because of her gender, Bloomberg also denied or withheld from plaintiff her right to be included in the office activities, in violation of New York Executive Law § 296.

55. Bloomberg's conduct has been intentional, deliberate, willful, malicious, reckless, and conducted in callous disregard of the rights of plaintiff, entitling plaintiff to an award of punitive damages.

56. Despite reasonable efforts, plaintiff has been unable to find comparable employment. As a direct and proximate result of Bloomberg's aforementioned conduct, plaintiff has suffered and continues to suffer substantial economic losses, including the loss of past and future earnings, bonuses, deferred compensation, and other employment benefits.

57. As a further direct and proximate result of Bloomberg's aforementioned conduct, plaintiff has suffered and continues to suffer impairment and damage to her good name and reputation, severe and lasting embarrassment, emotional pain, inconvenience, anguish, and other incidental and consequential damages and expenses.

58. By reason of the persistent discrimination plaintiff suffered at Bloomberg, plaintiff is entitled to application of the continuing violation doctrine to all of the violations alleged herein.

59. By reason of the discrimination plaintiff suffered at Bloomberg, plaintiff is entitled to all legal and equitable remedies available under New York Executive Law § 296.

**FIFTH CLAIM FOR RELIEF**

**VIOLATIONS OF N.Y. EXEC. LAW §296**

**RETALIATION**

60. Plaintiff repeats and re-alleges each and every allegation contained in paragraphs 1 through 59 above as if fully set forth herein.

61. In violation of New York Executive Law § 296, Bloomberg discharged, expelled, or otherwise discriminated against plaintiff because she opposed practices forbidden by New York Executive Law §296 or because she he filed a complaint, testified or assisted in a proceeding under New York Executive Law § 296.

62. Bloomberg's conduct has been intentional, deliberate, willful, malicious, reckless, and conducted in callous disregard of the rights of plaintiff, entitling plaintiff to an award of punitive damages.

63. Despite reasonable efforts, plaintiff has been unable to find comparable employment. As a direct and proximate result of Bloomberg's aforementioned conduct, plaintiff has suffered and continues to suffer substantial economic losses, including the loss of past and future earnings, bonuses, deferred compensation, and other employment benefits.

64. As a further direct and proximate result of Bloomberg's aforementioned conduct, plaintiff has suffered and continues to suffer impairment and damage to her

good name and reputation, severe and lasting embarrassment, emotional pain, inconvenience, anguish, and other incidental and consequential damages and expenses.

65. By reason of the retaliation plaintiff suffered at Bloomberg, plaintiff is entitled to all legal and equitable remedies available under New York Executive Law § 296.

#### SIXTH CLAIM FOR RELIEF

#### **VIOLATIONS OF NEW YORK CITY ADMINISTRATIVE CODE § 8-107**

#### **GENDER DISCRIMINATION**

66. Plaintiff repeats and re-alleges each and every allegation contained in paragraphs 1 through 65 above as if fully set forth herein.

67. Because of her gender, Bloomberg discriminated against plaintiff in compensation and in the terms, conditions or privileges of her employment, in violation of New York City Administrative Code § 8-107.

68. Because of her gender, Bloomberg also denied or withheld from plaintiff her right to be included in the office activities, in violation of New York City Administrative Code § 8-107.

69. Bloomberg's conduct has been intentional, deliberate, willful, malicious, reckless, and conducted in callous disregard of the rights of plaintiff, entitling plaintiff to an award of punitive damages.

70. Despite reasonable efforts, plaintiff has been unable to find comparable employment. As a direct and proximate result of Bloomberg's aforementioned conduct, plaintiff has suffered and continues to suffer substantial economic losses, including the



loss of past and future earnings, bonuses, deferred compensation, and other employment benefits.

71. As a further direct and proximate result of Bloomberg's aforementioned conduct, plaintiff has suffered and continues to suffer impairment and damage to her good name and reputation, severe and lasting embarrassment, emotional pain, inconvenience, anguish, and other incidental and consequential damages and expenses.

72. By reason of the persistent discrimination plaintiff suffered at Bloomberg, plaintiff is entitled to application of the continuing violation doctrine to all of the violations alleged herein.

73. By reason of the discrimination plaintiff suffered at Bloomberg, plaintiff is entitled to all legal and equitable remedies available under New York City Administrative Code § 8-107.

#### SEVENTH CLAIM FOR RELIEF

#### VIOLATIONS OF NEW YORK CITY ADMINISTRATIVE CODE § 8-107

##### RETALIATION

74. Plaintiff repeats and re-alleges each and every allegation contained in paragraphs 1 through 73 above as if fully set forth herein.

75. In violation of New York City Administrative Code § 8-107, Bloomberg discharged, expelled, or otherwise discriminated against plaintiff because she opposed practices forbidden by New York City Administrative Code § 8-107 or because she filed a complaint, testified or assisted in a proceeding under New York City Administrative Code § 8-107.

76. Bloomberg's conduct has been intentional, deliberate, willful, malicious, reckless, and conducted in callous disregard of the rights of plaintiff, entitling plaintiff to an award of punitive damages.

77. Despite reasonable efforts, plaintiff has been unable to find comparable employment. As a direct and proximate result of Bloomberg's aforementioned conduct, plaintiff has suffered and continues to suffer substantial economic losses, including the loss of past and future earnings, bonuses, deferred compensation, and other employment benefits.

78. As a further direct and proximate result of Bloomberg's aforementioned conduct, plaintiff has suffered and continues to suffer impairment and damage to her good name and reputation, severe and lasting embarrassment, emotional pain, inconvenience, anguish, and other incidental and consequential damages and expenses.

79. By reason of the retaliation plaintiff suffered at Bloomberg, plaintiff is entitled to all legal and equitable remedies available under New York City Administrative Code § 8-107.

#### EIGHTH CLAIM FOR RELIEF

#### **VIOLATIONS OF FEDERAL FAMILY AND MEDICAL LEAVE ACT, 29 U.S.C. § 2614(a)(1)**

80. Plaintiff repeats and re-alleges each and every allegation contained in paragraphs 1 through 79 above as if fully set forth herein.

81. In violation of the federal Family and Medical Leave Act, Bloomberg failed, upon plaintiff's return from maternity leave, to provide plaintiff with a position equivalent in terms and conditions to her previous position.

82. Bloomberg's policies, practices, and procedures regarding maternity leave have resulted in discrimination against plaintiff with respect to her terms and conditions of employment.

83. Bloomberg's conduct has been intentional, deliberate, willful, malicious, reckless, and conducted in callous disregard of the rights of plaintiff, entitling plaintiff to an award of punitive damages.

84. Despite reasonable efforts, plaintiff has been unable to find comparable employment. As a direct and proximate result of Bloomberg's aforementioned conduct, plaintiff has suffered and continues to suffer substantial economic losses, including the loss of past and future earnings, bonuses, deferred compensation, and other employment benefits.

85. As a further direct and proximate result of Bloomberg's aforementioned conduct, plaintiff has suffered and continues to suffer impairment and damage to her good name and reputation, severe and lasting embarrassment, emotional pain, inconvenience, anguish, and other incidental and consequential damages and expenses.

86. By reason of Bloomberg's violation of the federal Family and Medical Leave Act, plaintiff is entitled to all legal and equitable remedies available under the federal Family and Medical Leave Act.

#### NINTH CLAIM FOR RELIEF

##### INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS

87. Plaintiff repeats and re-alleges each and every allegation contained in paragraphs 1 through 86 above as if fully set forth herein.

88. While employed at Bloomberg, plaintiff suffered intentional infliction of emotional distress at the hands of Bloomberg.

89. Bloomberg's actions constitute conduct so extreme and outrageous in degree and character as to go beyond all possible bounds of decency.

90. Bloomberg's actions can be regarded as atrocious and utterly intolerable in a civilized community.

91. Bloomberg's conduct has been intentional, deliberate, willful, malicious, reckless, and conducted in callous disregard of the rights of plaintiff, entitling plaintiff to an award of punitive damages.

92. Despite reasonable efforts, plaintiff has been unable to find comparable employment. As a direct and proximate result of Bloomberg's aforementioned conduct, plaintiff has suffered and continues to suffer substantial economic losses, including the loss of past and future earnings, bonuses, deferred compensation, and other employment benefits.

93. As a further direct and proximate result of Bloomberg's aforementioned conduct, plaintiff has suffered and continues to suffer impairment and damage to her good name and reputation, severe and lasting embarrassment, emotional pain, inconvenience, anguish, and other incidental and consequential damages and expenses.

94. By reason of the intentional infliction of emotional distress suffered at Bloomberg, plaintiff is entitled to all legal and equitable remedies available.

TENTH CLAIM FOR RELIEF

NEGLIGENT INFLICTION OF EMOTIONAL DISTRESS

95. Plaintiff repeats and re-alleges each and every allegation contained in paragraphs 1 through 94 above as if fully set forth herein.

96. Bloomberg's negligence caused plaintiff to suffer emotional distress.

97. Bloomberg owed a duty to plaintiff.

98. Bloomberg breached this duty and either unreasonably endangered the physical safety of plaintiff and her baby or caused the plaintiff to fear for her safety and the safety of her baby.

99. Bloomberg's actions constitute conduct so extreme and outrageous in degree and character as to go beyond all possible bounds of decency.

100. Bloomberg's actions can be regarded as atrocious and utterly intolerable in a civilized community.

101. Bloomberg's conduct has been intentional, deliberate, willful, malicious, reckless, and conducted in callous disregard of the rights of plaintiff, entitling plaintiff to an award of punitive damages.

102. Despite reasonable efforts, plaintiff has been unable to find comparable employment. As a direct and proximate result of Bloomberg's aforementioned conduct, plaintiff has suffered and continues to suffer substantial economic losses, including the loss of past and future earnings, bonuses, deferred compensation, and other employment benefits.

103. As a further direct and proximate result of Bloomberg's aforementioned conduct, plaintiff has suffered and continues to suffer impairment and damage to her

good name and reputation, severe and lasting embarrassment, emotional pain, inconvenience, anguish, and other incidental and consequential damages and expenses.

104. By reason of the negligent infliction of emotional distress suffered at Bloomberg, plaintiff is entitled to all legal and equitable remedies available.

#### **ELEVENTH CLAIM FOR RELIEF**

##### **NEGLIGENT HIRING, RETENTION, AND SUPERVISION**

105. Plaintiff repeats and re-alleges each and every allegation contained in paragraphs 1 through 104 above as if fully set forth herein.

106. As a result of direct negligence on the part of Bloomberg, plaintiff experienced emotional distress.

107. Bloomberg placed its employees, including, but not limited to, Kaschak, in a position to cause foreseeable harm, harm which plaintiff most probably would have been spared had Bloomberg taken reasonable care in making its decision concerning the hiring and retention of employees, including, but not limited to, Kaschak.

108. Bloomberg knew or should have known of the propensity of its employees, including, but not limited to, Kaschak, for the sort of conduct which caused the injuries of plaintiff.

109. Bloomberg's conduct has been intentional, deliberate, willful, malicious, reckless, and conducted in callous disregard of the rights of plaintiff, entitling plaintiff to an award of punitive damages.

110. Despite reasonable efforts, plaintiff has been unable to find comparable employment. As a direct and proximate result of Bloomberg's aforementioned conduct, plaintiff has suffered and continues to suffer substantial economic losses, including the

loss of past and future earnings, bonuses, deferred compensation, and other employment benefits.

111. As a further direct and proximate result of Bloomberg's aforementioned conduct, plaintiff has suffered and continues to suffer impairment and damage to her good name and reputation, severe and lasting embarrassment, emotional pain, inconvenience, anguish, and other incidental and consequential damages and expenses.

112. By reason of Bloomberg's negligent hiring, retention, and supervision of its employees, plaintiff is entitled to all legal and equitable remedies available.

#### JURY DEMAND

Plaintiff demands a trial by jury.

#### PRAYER FOR RELIEF

WHEREFORE, plaintiff prays that this Court grant judgment to her containing the following relief:

A. Declaratory judgment that Bloomberg's employment policies, practices, and procedures challenged herein are illegal and in violation of Title VII;

B. A permanent injunction against Bloomberg and its partners, officers, owners, agents, successors, employees, and representatives, and any and all persons acting in concert with them from engaging in any further unlawful practices, policies, customs, usages, and gender and pregnancy discrimination as set forth herein;

C. An Order requiring Bloomberg to initiate and implement programs that (i) will provide equal employment opportunities for female employees, pregnant employees, and employees with newborn babies; (ii) will remedy the effects of Bloomberg's past and

present unlawful employment policies, practices, and procedures; and (iii) will eliminate the continuing effects of the discriminatory and retaliatory practices described herein;

D. An Order requiring Bloomberg to initiate and implement systems of assigning, training, transferring, compensating, and promoting female employees, pregnant employees, and employees with newborn babies in a non-discriminatory manner;

E. An Order establishing a task force on equality and fairness to determine the effectiveness of the programs described in (C) through (D) above, which would provide for (i) monitoring, reporting, and retaining of jurisdiction to ensure equal employment opportunity; (ii) the assurance that injunctive relief is properly implemented; and (iii) a quarterly report setting forth information relevant to the determination of the effectiveness of the programs described in (C) through (D) above;

F. An award of plaintiff's actual damages in an amount to be determined at trial for loss of wages, benefits, and promotional opportunities, including an award of front pay compensating plaintiff for loss of future salary and benefits and all damages affordable under the causes of action set forth herein;

G. An award of damages in an amount to be determined at trial to compensate plaintiff for mental anguish, humiliation, embarrassment, and emotional injury;

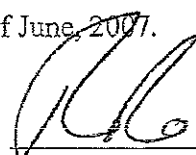
H. An award of punitive damages;

I. An award of reasonable attorneys' fees and the costs of this action, including attorneys' fees for representation before the New York State division of Human Rights as required before commencing proceedings in this federal action;



- J. Prejudgment interest;
- K. Such other and further relief as this Court may deem just and proper; and
- L. Retention of Jurisdiction by this Court until such time as the Court is satisfied that Bloomberg has remedied the practices, policies, and procedures complained of herein and is determined to be in full compliance with the law.

Respectfully submitted this 27<sup>th</sup> day of June, 2007.



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## COBRA Continuation Coverage Election Notice

100-443887-100

BITS GOLD GLASS

EEOC Form 161-B (3/88)

**U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION**  
**NOTICE OF RIGHT TO SUE (ISSUED ON REQUEST)**

To: Monica Prestia  
 3067 Lonni Lane  
 Merrick, NY 11566

From: New York District Office  
 33 Whitehall Street  
 5th Floor  
 New York, NY 10004

☐

On behalf of person(s) aggrieved whose identity is  
 CONFIDENTIAL (29 CFR §1601.7(a))

EEOC Charge No.

EEOC Representative

Telephone No.

520-2006-02481

Patrick A. Sanford,  
 Federal Investigator

(212) 336-3677

(See also the additional information enclosed with this form.)

**NOTICE TO THE PERSON AGGRIEVED:**

Title VII of the Civil Rights Act of 1964 and/or the Americans with Disabilities Act (ADA): This is your Notice of Right to Sue, issued under Title VII and/or the ADA based on the above-numbered charge. It has been issued at your request. Your lawsuit under Title VII or the ADA must be filed in a federal or state court **WITHIN 90 DAYS** of your receipt of this notice; or your right to sue based on this charge will be lost. (The time limit for filing suit based on a state claim may be different.)

☒

More than 180 days have passed since the filing of this charge.

☐

Less than 180 days have passed since the filing of this charge, but I have determined that it is unlikely that the EEOC will be able to complete its administrative processing within 180 days from the filing of this charge.

☒

The EEOC is terminating its processing of this charge.

☐

The EEOC will continue to process this charge.

Age Discrimination in Employment Act (ADEA): You may sue under the ADEA at any time from 60 days after the charge was filed until 90 days after you receive notice that we have completed action on the charge. In this regard, the paragraph marked below applies to your case:

☐

The EEOC is closing your case. Therefore, your lawsuit under the ADEA must be filed in federal or state court **WITHIN 90 DAYS** of your receipt of this Notice. Otherwise, your right to sue based on the above-numbered charge will be lost.

☐

The EEOC is continuing its handling of your ADEA case. However, if 60 days have passed since the filing of the charge, you may file suit in federal or state court under the ADEA at this time.

Equal Pay Act (EPA): You already have the right to sue under the EPA (filing an EEOC charge is not required.) EPA suits must be brought in federal or state court within 2 years (3 years for willful violations) of the alleged EPA underpayment. This means that backpay due for any violations that occurred more than 2 years (3 years) before you file suit may not be collectible.

If you file suit, based on this charge, please send a copy of your court complaint to this office.

On behalf of the Commission

*Spencer H. Lewis, Jr.*  
 Spencer H. Lewis, Jr.,  
 Director

APR 24 2007

(Date Mailed)

Enclosures(s)

cc: Respondent:

BLOOMBERG LLP  
 Attn: Director of Human Resources  
 731 Lexington Avenue  
 New York, NY 10022

Charging Party's Attorney:

The Roth Law Firm, PLLC  
 Attn: Charles Roth  
 545 Fifth Avenue  
 New York, NY 10017

# EXHIBIT B

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

-----X		:	
MONICA PRESTIA,		:	
	Plaintiff,	:	
	- against -	:	07 Civ. 6003 (BSJ) (JCF)
		:	<u>ANSWER</u>
BLOOMBERG L.P.,		:	
	Defendant.	:	
-----X		:	

Defendant Bloomberg L.P. ("Bloomberg"), by and through its undersigned counsel, Willkie Farr & Gallagher LLP, hereby answers Plaintiff's Complaint (the "Complaint") as follows:

**PARTIES**

1. Bloomberg admits that Plaintiff was an employee of Bloomberg, and states further that Bloomberg continues to consider Plaintiff to be a Bloomberg employee. Bloomberg denies that Plaintiff held the position of account executive, and states that Bloomberg does not assign formal titles to employees but that, in certain of its records, Plaintiff is identified as a sales representative. Bloomberg states that it is without knowledge or information sufficient to form a belief as to the truth of the remainder of the allegations contained in paragraph 1 of the Complaint.

2. Bloomberg admits the allegations contained in paragraph 2 of the Complaint.

3. Bloomberg admits that, since January 1, 2004, it has employed at least 50 persons in Manhattan and that its principal place of business is located at 731 Lexington

Avenue, New York, New York 10022. Bloomberg denies the remainder of the allegations contained in paragraph 3 of the Complaint, and states that it is a limited partnership organized under the laws of the State of Delaware.

#### **JURISDICTION**

4. Paragraph 4 of the Complaint states a legal conclusion as to which no response is necessary. Notwithstanding that, Bloomberg admits that Plaintiff purports to allege causes of action under the federal statutes cited, and that therefore the Court has jurisdiction under 28 U.S.C. § 1331 and may, at its discretion, exercise jurisdiction over Plaintiffs' state law claims under 28 U.S.C. § 1367.

#### **VENUE**

5. Paragraph 5 of the Complaint states a legal conclusion as to which no response is necessary. Notwithstanding that, Bloomberg admits that it resides and regularly conducts business within this judicial district and that for that reason venue is proper in this Court, but denies that it has committed any acts of employment discrimination, violations of the Family Medical Leave Act ("FMLA"), or other unlawful acts, whether in this District or elsewhere.

#### **ALLEGATIONS AS TO "BACKGROUND"**

6. Bloomberg states that it is without knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph 6 of the Complaint.

7. Bloomberg admits that Plaintiff began working for Bloomberg in December 1997. Bloomberg denies the remainder of the allegations contained in paragraph 7 of the Complaint.

8. Bloomberg admits that Plaintiff began working on the advertising sales team for Wealth Manager magazine in 2001. Bloomberg further admits that Plaintiff was granted certificates in the years 1997 through 2005. Bloomberg states that it is without knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph 8 concerning the sale of a \$1 million advertising package for Bloomberg Radio, or Plaintiff's purported receipt of awards for her work at Bloomberg. Bloomberg denies the remainder of the allegations contained in paragraph 8 of the Complaint.

9. Bloomberg states that it is without knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph 9 of the Complaint.

10. Bloomberg admits that in or about February 2005, Plaintiff's immediate supervisor, Frank Vulpi ("Vulpi") began reporting to Carole Kaschak ("Kaschak"). Bloomberg states that it is without knowledge or information sufficient to form a belief as to the truth of the remainder of allegations contained in paragraph 10 of the Complaint.

11. Bloomberg states that it is without knowledge or information sufficient to form a belief as to the truth of the allegation that Plaintiff enjoyed a problem free pregnancy for the first 2 trimesters. Bloomberg denies the remainder of allegations contained in paragraph 11 of the Complaint.

12. Bloomberg admits that in or about August 2005, Bloomberg received a request from Plaintiff's physician asking that Plaintiff's work hours be shortened and that representatives of Bloomberg's Human Resources department approved that request. Bloomberg denies that its Human Resources Department allowed Plaintiff to change her daily schedule from 8 a.m. - 6 p.m. to 9 a.m. - 5 p.m. Bloomberg states that it is without knowledge

or information sufficient to form a belief as to the truth of the remainder of allegations contained in paragraph 12 of the Complaint.

**ALLEGATIONS AS TO "PREGNANCY DISCRIMINATION"**

13. Bloomberg admits that in or about August 2005, Plaintiff's pregnancy was physically apparent. Bloomberg admits that Vulpi told Plaintiff that Kaschak inquired as to why Plaintiff was arriving at work later than 8 a.m.. Bloomberg admits that Kaschak discussed with Plaintiff her failure to properly record information relating to sales calls in the computer system that Bloomberg used for tracking such information. Bloomberg denies the remainder of allegations contained in paragraph 13 of the Complaint.

14. Bloomberg admits that Plaintiff began her maternity leave on or about September 1, 2005. Bloomberg states that it is without knowledge or information sufficient to form a belief as to why Plaintiff commenced her maternity leave earlier than expected. Bloomberg denies the remainder of allegations contained in paragraph 14 of the Complaint.

15. Bloomberg admits that Plaintiff worked from home at times during her maternity leave. Bloomberg denies the remainder of allegations contained in paragraph 15 of the Complaint.

**ALLEGATIONS AS TO "HOSTILE WORK ENVIRONMENT"**

16. Bloomberg admits that Plaintiff returned to work at Bloomberg on or about February 21, 2006. Bloomberg denies the remainder of allegations contained in paragraph 16 of the Complaint.

17. Bloomberg admits that on or about March 13, 2006, Kaschak asked Plaintiff to meet with her to discuss Plaintiff's performance and that Vulpi was not invited to attend this meeting. Bloomberg admits that, prior to March 13, 2006, Vulpi attended a meeting



between Kaschak and another employee, Orazio Siclari ("Siclari") to discuss Siclari's performance. Bloomberg admits that at the March 13, 2006 meeting, Kaschak inquired as to Plaintiff's progress in her work and advised Plaintiff that her performance needed to be improved in certain areas. Bloomberg states that it is without knowledge or information sufficient to form a belief as to the truth of the allegation that Plaintiff was "shaking" following the meeting with Kaschak. Bloomberg denies the remainder of allegations contained in paragraph 17 of the Complaint.

18. Bloomberg admits that on or about March 14, 2006, Kaschak asked Plaintiff, via an instant message, to meet with Kaschak and a representative of Bloomberg's Human Resources department, Priya Varindani. Bloomberg states that during that meeting, Kaschak outlined to Plaintiff and to Ms. Varindani the inadequacies in Plaintiff's work. Bloomberg further states that Plaintiff responded by attacking Kaschak, accusing her of being a bad manager and failing to motivate Plaintiff. Bloomberg states that it is without knowledge or information sufficient to form a belief as to the truth of the allegation that, at the March 14, 2006 meeting, Ms. Varindani told Plaintiff that Bloomberg would investigate Plaintiff's claims. Bloomberg denies the remainder of the allegations contained in paragraph 18 of the Complaint.

19. Bloomberg denies the allegations contained in paragraph 19 of the Complaint. Bloomberg states that, on or about March 16, 2006, it received a letter from an attorney purporting to represent Plaintiff which requested that Plaintiff no longer report to Kaschak and that Kaschak receive antidiscrimination training.

**ALLEGATIONS AS TO "RETALIATION"**

20. Bloomberg admits that on or about March 29, 2006, Plaintiff had her annual evaluation with Kaschak and Vulpi and that Kaschak and Vulpi did not inform Plaintiff at that meeting of her salary and financials for the coming year at this meeting. Bloomberg denies the remainder of allegations contained in paragraph 20 of the Complaint.

21. Bloomberg denies the allegation that it was "unprecedented" for the number of certificates awarded to an employee in a given year to decrease from that of prior years. Bloomberg admits the remainder of the allegations contained in paragraph 21 of the Complaint.

22. Bloomberg admits that when Kaschak was informed, during regular business hours, that an employee had sold an advertising package, Kaschak's customary practice was to ring a bell. Bloomberg denies the remainder of the allegations contained in paragraph 22 of the Complaint.

23. Bloomberg states that it is without knowledge or information sufficient to form a belief as to the truth of the allegation in paragraph 23 of the Complaint as to a comment made by Trevor Fellows to Plaintiff. Bloomberg denies the allegations contained in paragraph 23 of the Complaint.

24. Bloomberg denies the allegation that Plaintiff endured "ongoing mistreatment" at Bloomberg. Bloomberg further denies the allegation that Plaintiff took disability leave on or about June 15, 2006. Bloomberg states that Plaintiff began disability leave on June 26, 2006, on the basis of her doctor's diagnosis of major depression. Bloomberg states that it is without knowledge or information sufficient to form a belief as to the truth of the remainder of allegations contained in paragraph 24 of the Complaint.

25. Bloomberg denies the allegations contained in paragraph 25 of the Complaint.

26. Bloomberg denies the allegations contained in paragraph 26 of the Complaint.

**PROCEDURAL HISTORY**

27. Bloomberg admits the allegations contained in paragraph 27 of the Complaint.

**FIRST CLAIM FOR RELIEF**

28. Bloomberg repeats and makes a part hereof, as if set forth fully at length, its answer to paragraphs 1 to 27 of the Complaint.

29. Bloomberg denies the allegations contained in paragraph 29 of the Complaint.

30. Bloomberg denies the allegations contained in paragraph 30 of the Complaint.

31. Bloomberg denies the allegations contained in paragraph 31 of the Complaint.

32. Bloomberg states that it is without knowledge or information sufficient to form a belief as to the truth of Plaintiff's allegations regarding her efforts to find employment. Bloomberg denies the remainder of allegations contained in paragraph 32 of the Complaint.

33. Bloomberg denies the allegations contained in paragraph 33 of the Complaint.

34. Bloomberg denies the allegations contained in paragraph 34 of the Complaint.

35. Bloomberg denies the allegations contained in paragraph 35 of the Complaint.

**SECOND CLAIM FOR RELIEF**

36. Bloomberg repeats and makes a part hereof, as if set forth fully at length, its answer to paragraphs 1 to 35 of the Complaint.

37. Bloomberg denies the allegations contained in paragraph 37 of the Complaint.

38. Bloomberg denies the allegations contained in paragraph 38 of the Complaint.

39. Bloomberg denies the allegations contained in paragraph 39 of the Complaint.

40. Bloomberg denies the allegations contained in paragraph 40 of the Complaint.

41. Bloomberg states that it is without knowledge or information sufficient to form a belief as to the truth of Plaintiff's allegations regarding her efforts to find employment. Bloomberg denies the remainder of allegations contained in paragraph 41 of the Complaint.

42. Bloomberg denies the allegations contained in paragraph 42 of the Complaint.

43. Bloomberg denies the allegations contained in paragraph 43 of the Complaint.

44. Bloomberg denies the allegations contained in paragraph 44 of the Complaint.

**THIRD CLAIM FOR RELIEF**

45. Bloomberg repeats and makes a part hereof, as if set forth fully at length, its answer to paragraphs 1 to 44 of the Complaint.

46. Bloomberg denies the allegations contained in paragraph 46 of the Complaint.

47. Bloomberg denies the allegations contained in paragraph 47 of the Complaint.

48. Bloomberg denies the allegations contained in paragraph 48 of the Complaint.

49. Bloomberg states that it is without knowledge or information sufficient to form a belief as to the truth of Plaintiff's allegations regarding her efforts to find employment. Bloomberg denies the remainder of allegations contained in paragraph 49 of the Complaint.

50. Bloomberg denies the allegations contained in paragraph 50 of the Complaint.

51. Bloomberg denies the allegations contained in paragraph 51 of the Complaint.

**FOURTH CLAIM FOR RELIEF**

52. Bloomberg repeats and makes a part hereof, as if set forth fully at length, its answer to paragraphs 1 to 51 of the Complaint.

53. Bloomberg denies the allegations contained in paragraph 53 of the Complaint.

54. Bloomberg denies the allegations contained in paragraph 54 of the Complaint.

55. Bloomberg denies the allegations contained in paragraph 55 of the Complaint.

56. Bloomberg states that it is without knowledge or information sufficient to form a belief as to the truth of Plaintiff's allegations regarding her efforts to find employment. Bloomberg denies the remainder of allegations contained in paragraph 56 of the Complaint.

57. Bloomberg denies the allegations contained in paragraph 57 of the Complaint.

58. Bloomberg denies the allegations contained in paragraph 58 of the Complaint.

59. Bloomberg denies the allegations contained in paragraph 59 of the Complaint.

**FIFTH CLAIM FOR RELIEF**

60. Bloomberg repeats and makes a part hereof, as if set forth fully at length, its answer to paragraphs 1 to 59 of the Complaint.

61. Bloomberg denies the allegations contained in paragraph 61 of the Complaint.

62. Bloomberg denies the allegations contained in paragraph 62 of the Complaint.

63. Bloomberg states that it is without knowledge or information sufficient to form a belief as to the truth of Plaintiff's allegations regarding her efforts to find employment. Bloomberg denies the remainder of allegations contained in paragraph 63 of the Complaint.

64. Bloomberg denies the allegations contained in paragraph 64 of the Complaint.

65. Bloomberg denies the allegations contained in paragraph 65 of the Complaint.

**SIXTH CLAIM FOR RELIEF**

66. Bloomberg repeats and makes a part hereof, as if set forth fully at length, its answer to paragraphs 1 to 65 of the Complaint.

67. Bloomberg denies the allegations contained in paragraph 67 of the Complaint.

68. Bloomberg denies the allegations contained in paragraph 68 of the Complaint.

69. Bloomberg denies the allegations contained in paragraph 69 of the Complaint.

70. Bloomberg states that it is without knowledge or information sufficient to form a belief as to the truth of Plaintiff's allegations regarding her efforts to find employment. Bloomberg denies the remainder of allegations contained in paragraph 70 of the Complaint.

71. Bloomberg denies the allegations contained in paragraph 71 of the Complaint.

72. Bloomberg denies the allegations contained in paragraph 72 of the Complaint.

73. Bloomberg denies the allegations contained in paragraph 73 of the Complaint.

**SEVENTH CLAIM FOR RELIEF**

74. Bloomberg repeats and makes a part hereof, as if set forth fully at length, its answer to paragraphs 1 to 73 of the Complaint.

75. Bloomberg denies the allegations contained in paragraph 75 of the Complaint.

76. Bloomberg denies the allegations contained in paragraph 76 of the Complaint.

77. Bloomberg states that it is without knowledge or information sufficient to form a belief as to the truth of Plaintiff's allegations regarding her efforts to find employment. Bloomberg denies the remainder of allegations contained in paragraph 77 of the Complaint.

78. Bloomberg denies the allegations contained in paragraph 78 of the Complaint.

79. Bloomberg denies the allegations contained in paragraph 79 of the Complaint.

#### **EIGHTH CLAIM FOR RELIEF**

80. Bloomberg repeats and makes a part hereof, as if set forth fully at length, its answer to paragraphs 1 to 79 of the Complaint.

81. Bloomberg denies the allegations contained in paragraph 81 of the Complaint.

82. Bloomberg denies the allegations contained in paragraph 82 of the Complaint.

83. Bloomberg denies the allegations contained in paragraph 83 of the Complaint.

84. Bloomberg states that it is without knowledge or information sufficient to form a belief as to the truth of Plaintiff's allegations regarding her efforts to find employment. Bloomberg denies the remainder of allegations contained in paragraph 84 of the Complaint.



85. Bloomberg denies the allegations contained in paragraph 85 of the Complaint.

86. Bloomberg denies the allegations contained in paragraph 86 of the Complaint.

**NINTH CLAIM FOR RELIEF**

87. Bloomberg repeats and makes a part hereof, as if set forth fully at length, its answer to paragraphs 1 to 86 of the Complaint.

88. Bloomberg denies the allegations contained in paragraph 88 of the Complaint.

89. Bloomberg denies the allegations contained in paragraph 89 of the Complaint.

90. Bloomberg denies the allegations contained in paragraph 90 of the Complaint.

91. Bloomberg denies the allegations contained in paragraph 91 of the Complaint.

92. Bloomberg states that it is without knowledge or information sufficient to form a belief as to the truth of Plaintiff's allegations regarding her efforts to find employment. Bloomberg denies the remainder of allegations contained in paragraph 92 of the Complaint.

93. Bloomberg denies the allegations contained in paragraph 93 of the Complaint.

94. Bloomberg denies the allegations contained in paragraph 94 of the Complaint.

**TENTH CLAIM FOR RELIEF**

95. Bloomberg repeats and makes a part hereof, as if set forth fully at length, its answer to paragraphs 1 to 94 of the Complaint.

96. Bloomberg denies the allegations contained in paragraph 96 of the Complaint.

97. Bloomberg admits the allegations contained in paragraph 97 of the Complaint.

98. Bloomberg denies the allegations contained in paragraph 98 of the Complaint.

99. Bloomberg denies the allegations contained in paragraph 99 of the Complaint.

100. Bloomberg denies the allegations contained in paragraph 100 of the Complaint.

101. Bloomberg denies the allegations contained in paragraph 101 of the Complaint.

102. Bloomberg states that it is without knowledge or information sufficient to form a belief as to the truth of Plaintiff's allegations regarding her efforts to find employment. Bloomberg denies the remainder of allegations contained in paragraph 102 of the Complaint.

103. Bloomberg denies the allegations contained in paragraph 103 of the Complaint.

104. Bloomberg denies the allegations contained in paragraph 104 of the Complaint.

**ELEVENTH CLAIM FOR RELIEF**

105. Bloomberg repeats and makes a part hereof, as if set forth fully at length, its answer to paragraphs 1 to 104 of the Complaint.

106. Bloomberg denies the allegations contained in paragraph 106 of the Complaint.

107. Bloomberg denies the allegations contained in paragraph 107 of the Complaint.

108. Bloomberg denies the allegations contained in paragraph 108 of the Complaint.

109. Bloomberg denies the allegations contained in paragraph 109 of the Complaint.

110. Bloomberg states that it is without knowledge or information sufficient to form a belief as to the truth of Plaintiff's allegations regarding her efforts to find employment. Bloomberg denies the remainder of allegations contained in paragraph 110 of the Complaint.

111. Bloomberg denies the allegations contained in paragraph 111 of the Complaint.

112. Bloomberg denies the allegations contained in paragraph 112 of the Complaint.

**AFFIRMATIVE DEFENSES**

1. The Complaint fails to state a claim upon which an award of punitive damages may be granted.

2. Plaintiff's claims are barred by the doctrine of unclean hands.

3. Bloomberg's employment decisions with respect to Plaintiff were not motivated in whole or in part by her gender or status as a pregnant person.

4. Bloomberg's employment decisions with respect to Plaintiff were not motivated in whole or in part as a retaliation for Plaintiff's engaging in a protected activity.

WHEREFORE, Bloomberg demands judgment dismissing the Complaint with prejudice and granting to Bloomberg its costs and expenses of this action, including reasonable attorneys' fees and other such and further relief as this Court may deem just and appropriate.

Dated: New York, New York  
August 10, 2007

WILLKIE FARR & GALLAGHER LLP

By: 

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(A Member of the Firm)

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